Filed: 04/05/2016

SCHEDULED FOR ORAL ARGUMENT ON APRIL 14, 2016

IN THE UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT

True the Vote, Inc.,	
Plaintiff-Appellant,	Case No. 14-5316
V.	
Internal Revenue Service, et al.,	
Defendants-Appellees.	

JOINT MOTION BY ALL DEFENDANTS-APPELLEES TO DIVIDE ORAL ARGUMENT TIME

Pursuant to Rule 34 of the Rules of this Court, Defendants-Appellees move for divided argument in this case. True the Vote does not oppose this motion. The United States and the Internal Revenue Service (collectively, "IRS") are represented in this case by the Department of Justice. The Individual Defendants are represented by private counsel because the Department of Justice found it inappropriate to simultaneously represent both the official interests of the United States and the personal interests of the Individual Defendants. *See* 28 C.F.R. § 50.15(a)(10).

.

¹ The Individual Defendants are: Steven Grodnitzky, Lois Lerner, Steven Miller, Holly Paz, David Fish, Michael Seto, Douglas Shulman, Cindy Thomas, William Wilkins, Ronald Bell, Faye Ng, Janine L. Estes, and Susan Maloney.

The issues before the Court in connection with the IRS and the Individual Defendants are distinct. For example, the IRS confronts issues regarding the district court's determination that True the Vote's claims for declaratory and injunctive relief under the First Amendment and the APA were moot, as well as whether True the Vote stated a damages claim for violations of 26 U.S.C. §6103. By contrast, the issue relevant to the Individual Defendants concerns whether *Bivens* extends to this context, exposing them to potential individual damages liability.

By Order dated April 4, 2016, this Court granted ten minutes of oral argument per side and directed that only one counsel per side present argument. Under the circumstances here, good cause is present for divided argument that allows both the Department of Justice to argue on behalf of the IRS and private counsel to argue on behalf of the Individual Defendants.

First, the IRS and the Individual Defendants face distinct issues on appeal, and they briefed those issues separately. The issues confronted by the IRS and the Individual Defendants do not overlap. Thus, this Court would benefit from hearing argument on those distinct issues by the counsel who briefed the issues and is most familiar with them. Second, the Department of Justice retained private counsel for the Individual Defendants because it concluded the Department could not

appropriately represent both the IRS and the Individual Defendants. See 28 C.F.R. § 50.15(a)(10). That, too, provides good cause for allowing divided argument.

Granting this motion would not require the Court to enlarge the time for argument. Defendants-Appellees propose that, of the ten minutes of argument time currently allotted to them, seven minutes be allocated to the Department of Justice to argue on behalf of the IRS and three minutes be allocated to private counsel to argue on behalf of the Individual Defendants. Only one counsel will present argument on behalf of all Individual Defendants in this case.

CONCLUSION

The motion for divided argument should be granted.

April 5, 2016

Caroline D. Ciraolo

Acting Assistant Attorney General

Diana L. Erbsen

Deputy Assistant Attorney General

/s/ Judith A. Hagley

Gilbert S. Rothenberg

Teresa E. McLaughlin

Judith A. Hagley

Attorneys

Tax Division

Department of Justice

P.O. Box 502

Washington, D.C. 20044

(202) 514-8126

Judith.a.hagley@usdoj.gov

Counsel for the United States

and the IRS

Respectfully submitted,

/s/ Jeffrey A. Lamken

Jeffrey A. Lamken

Counsel of Record

Eric R. Nitz

MOLOLAMKEN LLP

The Watergate, Suite 660

600 New Hampshire Avenue, N.W.

Washington, D.C. 20037

(202) 556-2000 (telephone)

jlamken@mololamken.com

Counsel for Ronald Bell, Janine L.

Estes, Susan Maloney, and Faye Ng

/s/ Brigida Benitez

Brigida Benitez

Counsel of Record

STEPTOE & JOHNSON LLP

1330 Connecticut Avenue, N.W.

Washington, D.C. 20036

(202) 429-3000 (telephone)

bbenitez@steptoe.com

Counsel for David Fish, Steven

Grodnitzky, Lois Lerner, Steven L.

Miller, Holly Paz, Michael Seto,

Douglas H. Shulman, Cindy M.

Thomas, and William W. Wilkins, Jr.

CERTIFICATE OF SERVICE

I certify that on April 5, 2016, I caused one copy of the foregoing Joint Motion by All Defendants-Appellees To Divide Oral Argument Time to be filed with the Clerk of Court and served on all parties using the CM/ECF System.

/s/ Jeffrey A. Lamken Jeffrey A. Lamken

Filed: 04/05/2016